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1	Mal DE :		
2	Matthew D. Francis Nevada Bar No.: 6978		
3	Arthur A. Zorio Nevada Bar No.: 6547		
4	BROWNSTEIN HYATT FARBER SCHRECK, 5520 Kietzke Lane, Suite 110	LLP	
5	Reno, NV 89511 Telephone: 775.324.4100		
6	Facsimile: 775.333.8171 Email: mfrancis@bhfs.com		
7	azorio@bhfs.com		
8	Attorneys for Defendants Estate of Matthew Willi Jam On It Basketball Academy, Inc.; and Jam On It, LLC	iams;	
9	Jam On II, LLC		
10	UNITED STATES DISTRICT COURT		
11	DISTRICT OF NEVADA		
12			
13	AMATEUR ATHLETIC UNION OF THE UNITED STATES, INC.,	CASE NO.: 2:23-	
14	Plaintiff,	ODDED CDANT	
15	V.	ORDER GRANT TO EXTEND JU	
16	ESTATE OF MATTHEW WILLIAMS; JAM	DEADLINE TO I AND ATTEND S	
17	ON IT BASKETBALL ACADEMY, INC.; JAM ON IT, LLC; JAM ON IT SPORTSPLEX,		
18	LLC; MICHAEL WILLIAMS; ENNIS WESLEY; TATIANA WESLEY; BRENNAN	(FIRST REQUES	
19	SULLIVAN; SPORTSPLEX LAS VEGAS, LLC; JOHN DOES 1-10 AND DOE CORPS.		
20	1-10,		
	Defendants,		

AND RELATED ACTIONS

CASE NO.: 2:23-cv-00864-ART-BNW

ORDER GRANTING STIPULATION TO EXTEND JUNE 10, 2024 DEADLINE TO MEET AND CONFER AND ATTEND STATUS HEARING

(FIRST REQUEST)

At the preliminary injunction hearing on February 26, 2024, the Court ordered the parties to meet and confer by March 8, 2024 about certain topics related to AAU's motion for preliminary injunction. On March 6, 2024, the parties filed a Stipulation and Order to Extend Discovery (Second Request), explaining that the March 8, 2024 date was not feasible because Mr. Williams passed away on March 3, 2024, and Mr. Williams' lawyers needed determine who will be representing the estate and be their point of contact for the corporate Jam On It Defendants as

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this case moves forward. ECF No. 69. The parties further explained that until that person was identified and appointed, counsel for Mr. Williams lacked a client who could agree to terms at a meet and confer. Id. As such, the parties requested a 90 day extension of discovery. Id. The parties also stipulated that the March 8,2024 deadline for them to meet and confer as to the issues raised during the February 26, 2024 preliminary injunction hearing be extended to April 8, 2024, and that the court continue the March 28, 2024 status conference to a date after April 8, 2024. *Id.* On March 7, 2024, the Court granted the parties' stipulation. ECF No. 70.

On April 8, 2024, the parties filed a Stipulation to Extend April 8, 2024 Deadline to Meet and Confer and Attend Status Hearing (First Request). ECF No. 74. In that Stipulation, counsel for Jam On It Defendants represented to the Court that an administrator has not yet been appointed for Mr. Williams' estate, and the Jam On It Defendants did not have a contact person for Mr. Williams' estate. Id. Counsel further represented that because Mr. Williams' estate did not have a representative, counsel for Jam On It Defendants did not have direction to represent two of the entities for which Mr. Williams was the point of contact: Jam On It, LLC and Jam On It Sportsplex, LLC (a dissolved entity). *Id.* Counsel for Jam On It Defendants further represented that Mr. Clint Welch is now the President of Defendant Jam On It Basketball Academy, Inc. (in place of Mr. Williams). Id. Based on these facts, the parties respectfully requested that the April 8, 2024 deadline for them to meet and confer as to the issues raised during the February 26, 2024, hearing be extended for a period of 60 days, until June 10, 2024, and continue the April 11, 2024 status conference to a date after June 10, 2024. Id.

On April 9, 2024, the Court granted the Stipulation and ordered that the April 8, 2024, deadline for the parties to meet and confer as to the issues raised during the February 26, 2024, hearing be extended for a period of 60 days, until June 10, 2024. ECF No. 75. The Court further ordered that the status conference scheduled for April 11, 2024, at 11:00 a.m. be vacated and be rescheduled to Friday, June 21, 2024, at 1:00 p.m. *Id*.

On May 7, 2024, Jam On It Basketball Academy, Inc. filed a Suggestion of Death on the Record (ECF No. ). On May 24, 2024, the parties filed a Stipulation and Order to Amend

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Caption to add the Estate of Matthew Williams as a party (ECF No. 81), and also filed a
Stipulation and Order to Extend Discovery (Third Request) to extend case management deadlines
based partially on the fact that all parties to this action are attending a mediation on June 13,
2024. ECF No. 80. The Court granted both of these Stipulations on May 29, 2024. ECF Nos.
82 and 84.
       In light of the foregoing, and based on extension of case management deadlines and the
upcoming June 13, 2024 mediation, the parties respectfully request that the June 10, 2024
deadline for them to meet and confer as to the issues raised during the February 26, 2024, hearing
be extended for a period of 60 days, until August 9, 2024, and continue the June 21, 2024 status
conference to a date after August 9, 2024.
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1	This Stipulation is made for good cause and not for the purpose of delay.		
2	IT IS SO STIPULATED:		
3	This 5 <sup>th</sup> day of June, 2024.		
4	WILSON ELSER	BROWNSTEIN HYATT FARBER	
5		SCHRECK, LLP	
6			
7	Michael P. Lowry	By: <u>/s/ Matthew D. Francis</u> Matthew D. Francis	
8	<u> </u>	Arthur A. Zorio 5520 Kietzke Lane, Suite 110	
9	Las Vegas, Nevada 89119	Reno, Nevada 89511	
10	Union of the United States	Attorneys for the Estate of Matthew Williams, Jam On It Basketball Academy, Inc., Jam On It, LLC, and Jam On It Sportsplex, LLC	
11			
12	BEN'S LAW	Michael Mee	
13	By: /s/ Stefany "Miley" Tewell	By: /s/ Michael Mee	
14	Stephany "Miley" Tewell	Michael Mee	
15	II .	400 South 4th Street, Suite 500 Las Vegas, Nevada 89104	
16		Attorneys for Ennis Wesley, Tatiana Wesley Sportsplex Las Vegas, LLC	
17	Brennan Sullivan		
18	TATE TO	C CO ODDEDED	
19		S SO ORDERED:	
20	<b>y</b>	from Planel Ile	
21	UNI	TED STATES DISTRICT JUDGE	
22	DATED: June 7th, 2024		
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## BROWNSTEIN HYATT FARBER SCHRECK, LLP Attorneys at Law 5520 Kietzke Lane, Suite 110 Reno, NV 89511

1	CERTIFICATE OF SERVICE		
2	Pursuant to FRCP 5(b), I certify that I am an employee of BROWNSTEIN HYATT		
3	FARBER SCHRECK, LLP, and on this 5 <sup>th</sup> day of June, 2024, I served the document entitled		
4	STIPULATION TO EXTEND JUNE 10, 2024 DEADLINE TO MEET AND CONFER AND		
5	ATTEND STATUS HEARING (FIRST REQUEST) on the parties listed below via the		
6	, , , , , , , , , , , , , , , , , , ,		
7	following:		
8	VIA ELECTRONIC SERVICE: by electronically filing the document with the Clerk of the Court using the ECF No./eFlex system which served the following parties electronically:		
9			
10	Michael P. Lowry, Esq.	Ben Lehavi	
11	WILSON ELSER 6689 Las Vegas Boulevard South, Suite 200	Stefany A. Tewell Ben's Law	
12	Las Vegas, Nevada 89119 Email: <u>Michael.Lowry@wilsonelser.com</u>	5940 S. Rainbow Blvd. Las Vegas, NV 89118	
13		Email: info@benslaw.com	
14	Michael Mee, Esq. 400 South 4 <sup>th</sup> Street, Suite 500		
15	Las Vegas, Nevada 89104 Email: <a href="mailto:mmee@defenselawyervegas.com">mmee@defenselawyervegas.com</a>		
16			
17			
18		/s/ Jeff Tillison	
19		Employee of Brownstein Hyatt Farber Schreck, LLP	
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